

Exhibit T

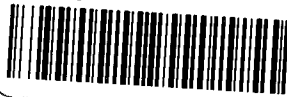
Dismissal Motion

FILED

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HEIDI PERCY
COUNTY CLERK
SNOHOMISH CO. WASH

18-2-08480-31
MTDSM 45
Motion to Dismiss
10674096



IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON
IN AND FOR THE COUNTY OF SNOHOMISH

SHELLEY S. HAWKINS,

Plaintiff

v.

A&E FACTORY SERVICE,
L.L.C., a Delaware limited liability
company; SEARS HOLDINGS
MANAGEMENT CORPORATION,
a foreign profit corporation;
FATEMAH S. ALSUWAIDAN and
JOHN DOE ALSUWAIDAN,
husband and wife and their marital
community; EDWIN G. MIGUEL
and JANE DOE MIGUEL, husband
and wife and their marital
community; and JENNI M.
WAKIDA and JOHN DOE
WAKIDA, husband and wife and
their marital community,

Defendants

No 18-2-08480-31

PLAINTIFFS' MOTION FOR
VOLUNTARY DISMISSAL OF
LESS THAN ALL CAUSES OF
ACTION

I. RELIEF REQUESTED

Plaintiff moves for a voluntary dismissal of only Defendant A&E Factory Service,
L.L.C., and Defendant Sears Holdings Management Corporation without prejudice, pursuant
to CR 41.

Notice pursuant to CR 7 and KCLR 7 is not required on a Motion filed pursuant CR
41. *See Greenlaw v. Renn*, 64 Wn.App. 499, 824 P.2d 1263 (1992).

PLAINTIFFS' MOTION FOR VOLUNTARY DISMISSAL
OF LESS THAN ALL CAUSES OF ACTION - 1

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Original

1 II. STATEMENT OF THE FACTS

2 This case arises from a motor vehicle accident that occurred in November 16, 2016.

3 No substantive counterclaims have been filed which might prevent a dismissal.

4 III. AUTHORITY

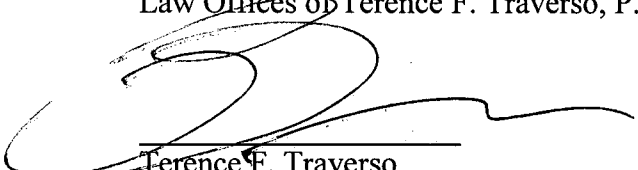
5 Plaintiff may dismiss any action as a matter of right. *See* CR 41(a)(1)(B) (“[A]ny
6 action shall be dismissed by the court. . . [u]pon motion of the plaintiff at any time before
7 plaintiff rests at the conclusion of plaintiff’s opening case.”); *Greenlaw v. Renn*, 64 Wn.App.
8 499, 824 P.2d 1263 (1992). No substantive counterclaims have been filed.

9 IV. PROPOSED ORDER

10 A proposed form of order accompanies this motion.

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12
13 RESPECTFULLY SUBMITTED this 6th day of July, 2021.

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15 Law Offices of Terence F. Traverso, P.S., by

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18 Terence F. Traverso
19 WSBA #21178
20 Attorney for Plaintiff
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28 PLAINTIFFS’ MOTION FOR VOLUNTARY DISMISSAL
OF LESS THAN ALL CAUSES OF ACTION - 2

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